E consily that the establicable is a some and comment copy of H.B. # 1689 which was stilled at record on march 9,1981

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Halth Services

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H B. No. 1689

#### A BILL TO BE ENTITLED

1 AN ACT

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SECTION 6. This Act takes effect September 1, 1981.

SECTION 7. The importance of this legislation and the crowded condition of the calendars in both houses create an emergency and an imperative public necessity that the constitutional rule requiring bills to be read on three several days in each house be suspended, and this rule is hereby suspended.

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# HOUSE COMMITTEE REPORT



1ST PRINTING

By Wilson

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H.B. No. 1689

#### A BILL TO BE ENTITLED

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### **COMMITTEE REPORT**

The Honorable Bill Clayton Speaker of the House of Representatives

4-27-81
(data)

Sir:			

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absent

present, not voting

			B. 1689	, have had the same under
We, your COMMITTEE ON HEA	ack with the recommenda	om was referredation that it	(measure)	, flave flau the same under
do pass, without ame				
<ul><li>do pass, with amenda</li><li>do pass and be not presented</li></ul>	nent(s). rinted; a Complete Comm	ittee Substitute is recomn	nended in lieu of the origi	nal measure.
A fiscal note was requested.	( yes (	) no		
An author's fiscal statement was	requested. ( ) y	es ( T no		
An actuarial analysis was request	ed. ( ) yes	( ) no		
The Committee recommends tha	t this measure be placed o	on the <del>(Local)</del> or	( <del>Consent</del> ) Calendar.	
This measure ( ) pro	oposes new law. and ends existing law.	)		
House Sponsor of Senate Measur	·e		<b>-</b> ·	
The measure was reported from	Committee by the follow	ing vote:		
•	AYE	NAY	PNV	ABSENT
Wilson, Ch.				
Grubbs, V.C.				
Finnell, C.B.O.				
Bock				
Gonzales				
London				
Madia				
Udriti <del>se</del>				
Wright				
			- L	
Total				1.7

H.B. 1689

COMMITTEE ON

WILSON

HEALTH SERVICES

#### BILL ANALYSIS

#### BACKGROUND INFORMATION:

UNDER EXISTING LAW AN ATHLETIC TRAINER MUST MEET CERTAIN QUALIFICATIONS. OF THESE QUALIFICATIONS THE TRAINER MUST POSSES A VALID TEACHING CERTIFICATE AND PERFORM FOR COMPENSATION.

#### PURPOSE:

TO AMEND SECTIONS OF THE EXISTING LAW TO ALLOW BETTER TRAINING AND BETTER REGULATION OF THE ATHLETIC TRAINERS.

### SECTION BY SECTION ANALYSIS:

- SECTION 1: AMENDS SECTION 5(c), CHAPTER 498, ACTS OF THE 62ND LEGISLATURE, REGULAR SESSION, 1971 (ART. 4512d, V.T.C.S.) THE BOARD MAY INCLUDE GUIDELINES WHICH MAY INCLUDE REQUIREMENTS FOR CONTINUED EDUCATION.
- SECTION 2: AMENDS SECTION 8 AND 9, CHAPTER 498, ACTS OF THE 62ND
  LEGISLATURE, REGULAR SESSION, 1971, (ATRICLE 4512d,
  V.T.C.S.) REMOVES COMPENSATION FROM THE DEFINATION OF
  ATHLETIC TRAINER AND REQUIRES A LICENSE OR TEMPORY LICENSE.
  LISTS THE QUALIFICATIONSA TRAINER MUST MEET.
- SECTION 3: ADDS SUBSECTION (c) TO SECTION 10, CHAPTER 498, ACTS OF THE 62ND LEGISLATURE, REGULAR SESSION, 1971, (ARTICLE 4512d, V.T.C.S.) ESTABLISHES A TEMPORY LICENSE.
- SECTION 4: AMENDS SECTION 13, CHAPTER 498, ACTS OF THE 62ND LEGISLATURE, REGULAR SESSION, 1971, (ARTICLE 4512d, V.T.C.S.) IF A LICENSEE IS DENIED HE/SHE MAY APPEAL BEFORE THE BOARD. REVOCATIONS, SUSPENSIONS, OR APPEALS ARE GOVERNORED BY THE ADMINISTRATIVE PROCEDURE AND TEXAS REGISTER ACT, AS AMENDED.
- SECTION 5: REPEALS SECTION 14, CHAPTER 498, ACTS OF THE 62ND LEGISLATURE, REGULAR SESSION, 1971, (ARTICLE 4512d V.T.C.S.)
- SECTION 6: EFFECTIVE DATE, SEPTEMBER 1, 1981.
- SECTION 7: EMERGENCY CLAUSE

#### RULEMAKING AUTHORITY:

IT IS THE OPINION OF THE COMMITTEE THAT RULEMAKING AUTHORITY IS DELEGATED TO THE BOARD IN SECTION 1 WHICH ALLOWS THE BOARD TO ESTABLISH REQUIREMENTS FOR CONTINUING EDUCATION. SECTION 2 ALSO DELEGATES AUTHORITY TO THE BOARD TO ESTABLISH APPRENTICESHIP REQUIREMENTS. SECTION 3 DELEGATES AUTHORITY TO THE BOARD TO ESTABLISH REQUIREMENTS FOR A TEMPORY LICENSE.

#### SUMMARY OF COMMITTEE ACTION:

PUBLIC NOTICE WAS POSTED IN ACCORDANCE WITH RULE 3.084, RULES OF PROCEDURE OF THE HOUSE OF REPRESENTATIVES AND A PUBLIC HEARING WAS HELD ON MARCH 23, 1981.

REPRESENTATIVE RON WILSON BROUGHT H. B. 1689 BEFORE THE COMMITTEE.

THE FOLLOWING TESTIFIED FOR THE PASSAGE OF H. B. 1689: SPANKY STEPHENS, TRAINER, REPRESENTING THE STATE ADVISORY BOARD OF ATHLETIC TRAINERS; AL WILSON, ATHLETIC TRAINER, REPRESENTING THE ADVISORY BOARD OF ATHLETIC TRAINERS.

THE FOLLOWING TESTIFIED ON H. B. 1689: MAURICE SHAW, CHIEF, BUREAU OF LICENSING AND CERTIFICATION, REPRESENTING THE TEXAS DEPARTMENT OF HEALTH.

PAGE 2

H. B. 1689

COMMITTEE ON

BY: WILSON

HEALTH SERVICES

### BILL ANALYSIS CONTINUED

NO OTHER TESTIMONY WAS OFFERED.

H. B. 1689 WAS REFERRED TO SUB-COMMITTEE , CHAIRED BY ARNOLD GONZALES.

ON APRIL 15, 1981, THE SUB-COMMITTEE, IN A FORMAL MEETING, VOTED TO REPORT H. B. 1689, WITHOUT AMENDMENT, TO THE FULL COMMITTEE, WITH THE RECOMMENDATION, THAT IT DO PASS BY A VOTE OF THREE (3) AYES, ZFRO (0) NAYES, ZERO (0) PRESENT NOT VOTING, AND ZERO (0) ABSENT.

ON APRIL 27, 1981, THE COMMITTEE, IN A PUBLIC HEARING, VOTED TO REPORT H. B. 1689, WITHOUT AMENDMENT, TO THE HOUSE AND TO RECOMMEND THAT IT DO PASS BY A VOTE OF FIVE (5) AYES, ZERO (0) NAYES, ZERO(0) PRESENT NOT VOTING, AND THREE (3) ABSENT.

## LEGISLATIVE BUDGET BOARD

Austin, Texas

### FISCAL NOTE

March 20, 1981

Honorable Ron Wilson, Chairman Committee on Health Services House of Representatives Austin, Texas

In Re: House Bill No. 1689

By: Wilson

Sir:

In response to your request pursuant to House Rules, Section 3.119, this office finds the fiscal implications of House Bill No. 1689 (relating to the regulation of athletic trainers) to be as follows:

No fiscal implication or additional cost to the State or units of local government attributable to the bill, should it be enacted, is anticipated.

Director

Source: LBB Staff: TK, JH, LV

# HOUSE ENGROSSMENT

#### SPECIAL PRINTING

By Wilson

1

2

H.B. No. 1689

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AN ACT

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# ENGROSSED SECOND READING

By Wilson

H.B. No. 1689

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- 20 under Subsection (a) of this section if the applicant meets the
- 21 requirements of Section 9 of this Act and any other requirement
- 22 established by the board. The board by rule shall prescribe the
- 23 <u>time during which temporary licenses are valid.</u>
- SECTION 4. Section 13, Chapter 498, Acts of the 62nd
- 25 Legislature, Regular Session, 1971 (Article 4512d, Vernon's Texas
- 26 Civil Statutes), is amended to read as follows:
- Sec. 13. (a) A person whose application for a license or

license renewal is denied is entitled to a hearing before the board in accordance with the Administrative Procedure and Texas Register Act, as amended (Article 6252-13a, Vernon's Texas Civil Statutes), if the person submits to the board, not later than the 30th day after the day the license or license renewal is denied, a written request for a hearing [Any-person-whose-application-for-a-license is-denied-is-entitled-to-a-hearing-before-the-board-if-he-submits-a Written-request-to-the-board].

- (b) Proceedings for revocation or suspension of a license and appeals from those proceedings are governed by the Administrative Procedure and Texas Register Act, as amended. [shall be-semmensed-by-filing-sharges-with-the-beard-in-writing-and-under eath---The-sharges-may-be-made-by-any-person-or-persons-
- [(e)--The--board-shall-fix-a-time-and-place-for-a-hearing-and shall-eause-a-written-copy-of-the-charges-or-reason-for-denial-of-a license; together-with-a-notice-of-the-time-and--place--fixed--for hearing; to-be--served-on-the-applicant-requesting-the-hearing-or licensee-against-whom-the-charges-have-been-filed-at-least-20--days prior--to--the--date--set--for-the-hearing:--Service-of-charges-and notice-of-hearing-may-be-given-by-certified-mail-to-the-last--known address-of-the-licensee-or-applicant:
- [ (d)--At--the-hearing-the-applicant-or-licensee-has-the-right to-appear-either-personally-or-by--counsel,--or--both,--to--produce witnesses,--and--to--have--subpoenas--issued--by--the--board-and-to eross-examine-the-opposing-or-adverse-witnesses.
- [ (e)--The-board-is-not-bound-by-strict-rules-of-procedure--or by--the--laws-of-evidence-in-the-conduct-of-the-proceedings-but-the

- determination-shall-be-founded-upon-sufficient--legal--evidence--to
- 2 sustain-it-
- 3 [(f)--The--beard--shall-determine-the-eharges-en-their-merits
- 4 and-enter-an-order-in-a-permanent-record-setting-forth-the-findings
- 5 of-fact-and-law-and-the-action-taken---A-copy-of-the-order--of--the
- 6 beard--shall--be--mailed--te--the-applicant-er-licensee-at-his-last
  - 7 known-address-by-certified-mail-
  - 8 [ (g)--On-application,-the-board-may-reissue-a--license--to--a
  - 9 person-whose--license--has--been--cancelled--or--revoked,--but-the
- 10 application-may-not-be-made-prior-to-the-expiration-of-a-period--of
- 11 six-months-after-the-order-of-cancellation-or-revocation-has-become
- 12 final,--and-the-application-shall-be-made-in-the-manner-and-form-as
- 13 the-beard-may-require.]
- SECTION 5. Section 14, Chapter 498, Acts of the 62nd
- 15 Legislature, Regular Session, 1971 (Article 4512d, Vernon's Texas
- 16 Civil Statutes), is repealed.
- 17 SECTION 6. This Act takes effect September 1, 1981.
- 18 SECTION 7. The importance of this legislation and the
- 19 crowded condition of the calendars in both houses create an
- 20 emergency and an imperative public necessity that the
- 21 constitutional rule requiring bills to be read on three several
- 22 days in each house be suspended, and this rule is hereby suspended.

Time.

#### **COMMITTEE REPORT FORM**

Date of report to Senate

Honorable William P. Hobby President of the Senate

Sir:

We your Committee on <u>Economic Development</u> to which was referred B. No. Los have had the same under consideration, and I am instructed to report it back to the Senate with the recommendation that it do <u>pass</u> and be printed.

Chairman

# REQUEST FOR LOCAL & UNCONTESTED CALENDAR PLACEMENT

Hon. Roy Blake, Chairman Administration Committee

Sir:

Pursuant to S.R. 148, notice is hereby given that \( \begin{align\*}
\text{MB /687,by:} \\
\text{Mexcut}
\end{align\*}
\]
was heard by the Committee on \( \text{Economic Development} \) on \( \text{5/29} \), 19\( \text{5/29} \), and reported out with the recommendation that it be placed on the Local and Uncontested Calendar.

Chairman of the reporting committee

IMPORTANT: THIS FORM MUST BE ATTACHED TO A PRINTED COPY OF THE BILL OR RESOLUTION, WHICH ALONG WITH 7 ADDITIONAL COPIES OF THE BILL OR RESOLUTION SHOULD BE DELIVERED TO THE OFFICE OF THE COMMITTEE ON ADMINISTRATION, ROOM G-27J. PLEASE CALL 5-1134 IF YOU HAVE ANY QUESTIONS. DEADLINE FOR SUBMITTING BILLS FOR THE LOCAL CALENDAR IS 5:00 P.M. MONDAYS.

# SENATE AMENDMENTS

#### 2ND PRINTING



By Wilson

Sep. 11. 14

H.B. No. 1689

### A BILL TO BE ENTITLED

- 1 AN ACT
- 2 relating to the regulation of athletic trainers.
- 3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
- 4 SECTION 1. Section 5(c), Chapter 498, Acts of the 62nd
- 5 Legislature, Regular Session, 1971 (Article 4512d, Vernon's Texas
- 6 Civil Statutes), is amended to read as follows:
- 7 (c) The board shall establish guidelines, which may include
- 8 requirements for continuing education, for athletic trainers in the
- 9 state and prepare and conduct an examination for applicants for a
- 10 license.
- 11 SECTION 2. Sections 8 and 9, Chapter 498, Acts of the 62nd
- 12 Legislature, Regular Session, 1971 (Article 4512d, Vernon's Texas
- 13 Civil Statutes), are amended to read as follows:
- Sec. 8. No person may hold himself out as an athletic
- trainer or perform[,-fer-compensation,] any of the activities of an
- 16 athletic trainer as defined in this Act without first obtaining a
- license or a temporary license under this Act.
- Sec. 9. An applicant for an athletic trainer license must
- 19 possess one of the following qualifications:
- 20 (1) have met the athletic training curriculum requirements
- of a college or university approved by the board and give proof of
- 22 graduation; or
- 23 (2) hold a degree in physical therapy or corrective therapy
- 24 with at least a minor in physical education or health which

- included a basic athletic training course and meet apprenticeship 1
- 2 or any other requirement established by the board[7--held--a--walid
- teaching--certificate--for--the--State--of-Texas,-and-have-spent-at 3
- 4 least-two-academic-years-working-under-the-direct-supervision-of--a
- 5 licensed-athletic-trainer |; or
- (3) have completed at least four years beyond the secondary 7 school level, as an undergraduate or graduate student, as an apprentice athletic trainer under the direct supervision of a licensed athletic trainer. These must be consecutive years of
- supervision, military duty excepted. 10
- 11 (4) An out-of-state applicant must fulfill one of the above
- 12 stated qualifications, (1), (2), or (3), and submit proof of active
- 13 engagement as an athletic trainer in the State of Texas as set
- 14 forth in Section 16(b) of this Act.
- 15 Section 10, Chapter 498, Acts of the 62nd SECTION 3.
- Legislature, Regular Session, 1971 (Article 4512d, Vernon's Texas 16
- Civil Statutes), is amended by adding Subsection (c) to read as 17
- 18 follows:

6

8

- 19 (c) The board may issue a temporary license to an applicant
- under Subsection (a) of this section if the applicant meets the 20
- requirements of Section 9 of this Act and any other requirement 21
- established by the board. The board by rule shall prescribe the 22
- 23 time during which temporary licenses are valid.
- 24 SECTION 4. Section 13, Chapter 498, Acts of the 62nd
- Legislature, Regular Session, 1971 (Article 4512d, Vernon's Texas 25
- 26 Civil Statutes), is amended to read as follows:
- 27 Sec. 13. (a) A person whose application for a license or

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in accordance with the Administrative Procedure and Texas Register

Act, as amended (Article 6252-13a, Vernon's Texas Civil Statutes),

if the person submits to the board, not later than the 30th day

after the day the license or license renewal is denied, a written

request for a hearing [Any-person-whose-application-for-a-license
is-denied-is-entitled-to-a-hearing-before-the-board-if-he-submits-a

written-request-to-the-board].
```

- (b) Proceedings for revocation or suspension of a license and appeals from those proceedings are governed by the Administrative Procedure and Texas Register Act, as amended. [shall be-commenced-by-filing-charges-with-the-board-in-writing-and-under eath---The-charges-may-be-made-by-any-person-or-persons-
- [(e)--The--board-shall-fix-a-time-and-place-for-a-hearing-and shall-cause-a-written-copy-of-the-charges-or-reason-for-denial-of-a license; -together-with-a-notice-of-the-time--and--place--fixed--for hearing; --to--be--served-on-the-applicant-requesting-the-hearing-or licensee-against-whom-the-charges-have-been-filed-at-least-20--days prior--to--the--date--set--for-the-hearing:--Service-of-charges-and notice-of-hearing-may-be-given-by-certified-mail-to-the-last--known address-of-the-licensee-or-applicant:
- [(d)--At--the-hearing-the-applicant-or-licensee-has-the-right
  to-appear-either-personally-or-by--counsel,--or--both,--to--produce
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- 26 [(e)--The-board-is-not-bound-by-strict-rules-of-procedure--or 27 by--the--laws-of-evidence-in-the-conduct-of-the-proceedings-but-the

determination-shall-be-founded-upon-sufficient--legal--evidence--to sustain-it-

[\(\frac{f}{f}\)--The--board--shall-determine-the-eharges-on-their-merits and-enter-an-order-in-a-permanent-record-setting-forth-the-findings of-fact-and-law-and-the-action-taken--A-copy-of-the-order--of--the board--shall--be--mailed--to--the-applicant-or-licensee-at-his-last known-address-by-certified-mail-

[(g)--On-application; the-board-may-reissue-a--license--to--a person--whose--license--hac--been--cancelled--or--revoked; --but-the application-may-not-be-made-prior-to-the-expiration-of-a-period--of six-months-after-the-order-of-cancellation-or-revocation-has-become final; --and-the-application-shall-be-made-in-the-manner-and-form-as the-board-may-require-]

SECTION 5. Section 14, Chapter 498, Acts of the 62nd Legislature, Regular Session, 1971 (Article 4512d, Vernon's Texas Civil Statutes), is repealed.

SECTION 6. This Act takes effect September 1, 1981.

SECTION 7. The importance of this legislation and the crowded condition of the calendars in both houses create an emergency and an imperative public necessity that the constitutional rule requiring bills to be read on three several days in each house be suspended, and this rule is hereby suspended.

By Wilson H.B. No. 1689

#### SENATE AMENDMENT NO. 1

Amend H.B. 1689 by striking subsection (2) and (3) of SECTION 2, Sec. 9 and adding two new subsections (2) and (3) to read as follows:

- have completed a basic athletic training course from an accredited college or university, and have completed an apprenticeship of 720 hours in two years under the direct supervision of a licensed athletic trainer acceptable to the board or as per board approval.

  Actual working hours will include a minimum of 20 hours per week during each fall semester. [er-cerrective-therapy-with-at-least-a miner-in-physical--education--er--health--which--included--a--basic athletic-training-course;-hold-a-valid-teaching-certificate-for-the State--ef-Texas;-and-have-spent-at-least-two-academic-years-working under-the-direct-supervision-ef-a-licensed-athletic-trainer]; or
- minor in physical education or health which included a basic athletic training course and meet apprenticeship or any other requirement established by the board. [have-completed-at-least four-years-beyond-the-secondary-school-level,-as--an-undergraduate er--graduate--student,--as-an-apprentice-athletic-trainer-under-the direct-supervision-of-a-licensed-athletic-trainer;--These--must--be consecutive-years-of-supervision,-military-duty-excepted-]

Glasgow

# SENATE AMENDMENT NO. 2

2 Amend the caption to conform to the body of the bill.

# AMEND THE CAPTION TO CONFORM TO THE BODY OF THE BILL

ADOPTED

MAY 31 1981

80044 OZ 2002

Secretary of the Senate

Amend H.B. 1689 by striking subsection (2) and (3) of SECTION 2, Sec. 9 and adding two new subsections (2) and (3) to read as follows:

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  - minor in physical education or health which included a basic athletic training course and meet apprenticeship or any other requirement established by the board. (have-completed-at-least of four-years-beyond-the-secondary-school-levely-as-an-undergraduate or-graduate-studenty-as-an-apprentice-athletic-trainer-under-the direct-supervision-of-a-licensed-athletic-trainer---These-must be-consecutive-years-of-supervision,-military-duty-excepted;)

**ADOPTED** 

MAY 31 1981

Secretary of the Senate



1 AN ACT

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- BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS: 3
- SECTION 1. Section 5(c), Chapter 498, Acts of the 62nd 4
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- 11 SECTION 2. Sections 8 and 9, Chapter 498, Acts of the 62nd
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- 15 trainer or perform[,-fer-compensation,] any of the activities of an
- 16 athletic trainer as defined in this Act without first obtaining a
- license or a temporary license under this Act. 17
- Sec. 9. An applicant for an athletic trainer 18 license must
- possess one of the following qualifications: 19
- 20 (1) have met the athletic training curriculum requirements
- 21 of a college or university approved by the board and give proof of
- 22 graduation; or
- 2.3 (2) hold a degree or certificate in physical therapy and
- 24 have completed a basic athletic training course from an accredited

- 1 college or university, and have completed an apprenticeship of 720
- 2 hours in two years under the direct supervision of a licensed
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- 5 during each fall semester [er-cerrective-therapy-with-at-least-a
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- 10 (3) hold a degree in corrective therapy with at least a
- 11 minor in physical education or health which included a basic
- 12 athletic training course and meet apprenticeship or any other
- 13 requirement established by the board. [have-completed-at-least-four
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- 12 after the day the license or license renewal is denied, a written
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- 14 is-denied-is-entitled-to-a-hearing-before-the-board-if-he-submits-a
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- 17 and appeals from those proceedings are governed by the
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- 21 [(e)--The-board-shall-fix-a-time-and-place-for-a-hearing--and
- 22 shall-eause-a-written-copy-of-the-charges-or-reason-for-denial-of-a
- 23 license; -- together -- with -- a--notice-of-the-time-and-place-fixed-for
- 24 hearing,-to-be-served-on-the-applicant-requesting--the--hearing--or
- 25 lieensee--against-whom-the-charges-have-been-filed-at-least-20-days
- 26 prior-to-the-date-set-for-the--hearing----Service--of--charges--and
- 27 notice--of-hearing-may-be-given-by-certified-mail-to-the-last-known

- 1 address-of-the-licensee-or-applicant-
- 2 [ (d)--At-the-hearing-the-applicant-or-licensee-has-the--right
- 3 te--appear--either--personally--er-by-counsel,-er-both,-te-produce
- 4 Witnesses,-and-te-have--subpectas--issued--by--the--beard--and--te
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- 15 [ (g)--On--application,--the--board-may-reissue-a-license-to-a
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- 26 crowded condition of the calendars in both houses create an
- 27 emergency and an imperative public necessity that the

- l constitutional rule requiring bills to be read on three several
- 2 days in each house be suspended, and this rule is hereby suspended.

Preside	ent of the Senate		Speaker of the House	
I ce	ertify that H.B. No	. 1689	was passed by the House on Ma	аŞ
23, 1981, b	y a non-record vote	; and	that the House concurred	in
Senate amen	dments to H.B. No.	1689 o	n June 1, 1981, by a non-reco	rd
vote.				
		•	Chief Clerk of the House	
I ce	rtify that H.B. No	. 1689	was passed by the Senate, wit	th
amendments,	on May 31, 1981, h	y the	following vote: Yeas 30, Nay	γs
0.				
			Secretary of the Senate	
APPROVED:				
	Date			
	Governor			

		*	1.	NA
н	D	ii la	16	89
	Β.	WO.	10	

By Hilson	
	_

### A BILL TO BE ENTITLED

# AN ACT

rėląting to the regulation of athletic trainers.

MAR 9 1981	. 1. Filed with the Chief Clerk.
MAR 1 1 1981	2. Read first time and Referred to Committee on
APR 2 7 1981.	Health Services  APR 2 9 1981  3. Reportedfavorably (as amended) and sent to Printer at/2:00 pm .
APR 2 9 1981	4. Printed and distributed at 3:26p.m.
APR 8 3 100	5. Sent to Committee on Calendars at 4:05 pm
MAY 2 2 1981	6. Read second time (emended); passed to third ending (failed) by (Non-Record Vote)  (Posord Vote of yeas, hays, hays,
	7. Motion to reconsider and table the vote by which H.B was ordered engrossed prevailed (failed) by a (Non-Record Vote) (Record Vote of yeas, nays, and present, not voting).
	8. Constitutional Rule requiring bills to be read on three several days suspended (failed to suspend) by a four-fifths vote of yeas, nays, and present, not voting.

MAY 2 3 1981	Q. Pood third time (amounted), finally and (failed) to D. D. Live (1997)
	9. Read third time (smended); finally passed (failed) by (Non-Record Vote) Record Vote of years, net roting).
	_ 10. Caption ordered amended to conform to body of bill.
	11. Motion to reconsider and table the vote by which H. B was finally passed prevailed (failed) by a (Non-Record Vote) (Record Vote of yeas, nays, and present, not voting).
MAY 2 3 1981	12. Ordered Engrossed at
MAY 2 3 1981	13. Engrossed.
MAY 2 3 1981	14. Returned to Chief Clerk at
MAY 2 3 1981	15. Sent to Senate.  Betty Mussey
	Chief Clerk of the House
HAY 2 3 1981	. 16. Received from the House
MAY 25 1081	17. Read, referred to Committee onECONOMIC DEVELOPMENT
AM 3 1 19 <b>31</b>	18. Reported favorably as amended
ж.	. 19. Reported adversely, with favorable Committee Substitute; Committee Substitute read first time.
	. 20. Ordered not printed.
	21. Regular order of business suspended by  (a viva voce vote.)

	22. To permit consideration, reading and passage, Senate and Constitutional Rules suspended by vote of
MAY 31 1981	23. Read second time passed to third reading by: (a viva voce vote.)
MAY 81 1981	yeas,nays.)  24. Caption ordered amended to conform to body of bill.
MAY 3 1 1981	25. Senate and Constitutional 3-Day Rules suspended by vote of yeas, nays to place bill on third reading and final passage.
WAY 8 1 1981	26. Read third time and passed by  (a-ma voce vate.)  (
OTHER ACTION:	OTHER ACTION:  Secretary on the Senate (1)
Thay 31, 1981	27. Returned to the House.
JUN 1 1981	28. Received from the Senate (with amendments.)
JUN 1 1981	29. House (Concurred) (Referred to Concur) in Senate (Amendments) by (Non-Record Vote) (Record Vote of
	30. Conference Committee Ordered.
Thu a soci	31. Conference Committee Report Adopted (Rejected) by a (Non-Record Vote) (Record Vote of yeas, nays, and present, not voting).
JUN 1 1981	32. Ordered Enrolled at

1981 MAY 23 PM 1: 16 Incl. A22 29 PM 3: 20

1981 JUN - I PM 2: 0: REPRESENTATIVES

HOUSE OF REPRESENTATIVES

HOUSE OF REPRESENTATIVES

1981 NAY 22 YAN 1819